117 JUL 1956

MEMORANDUM FOR: Assistant Deputy Director (Support)

SUBJECT:

Fronose R and Policy:

Separa- 25X1A

tions, Employment Review Board

REFERENCE:

Memorandum to the Director of Personnel from the DD/S, dated 30 June 1956, subject: Procedure for Processing Regulation Material

Attached for your review in accordance with referenced memorandum are drafts of subject changes.

Description

25X1A

25X1A

These amendments reflect agency policy announced in para-General Separation actions (now with the graph 5d of Regulations Control Staff for final Agency coordination) that the Director of Central Intelligence, utilizing Section 102(c) of the Mational Security act of 1947, as amended, may separate an individual whose performance has been judged to be mediocre.

Originated by the Office of Personnel, based on recommendations of the Inspector Ceneral contained in his memorandum of 24 February 19:6 to the Deputy Director of Central Intelligence.

Justification

The mandments to

25X1A

ere needed to consistently reflect the policy of separation for mediocre performance, since these regulations are concerned with the processes of warning individuals of inadequate services and of terminating them in the event of continued inadequate service. amendment to emphasizes that the functions of an Employment Review Board also include advising the Director of Central Intelligence with respect to the use of his authority contained in Section 102(c) of the Mational Security act of 1947, as amended, relating to separation for mediocre performance.

> 15 NEV DATE 2266 BY 506/59 5 HEY DLASS . PAGES ... JUST 22 REXT REV 2011 AUTH: HR 10-2



## Proposed smendments to

25X1A

25X1A Paragraph 3a(6) of second should be smended as follows:

"Separating those individuals who do not perform effectively or whose services are no longer required. While all Agency personnel are subject to the Director's authority to terminate their employment when necessary or advisable in the interest of the United States (Section 102(c), National Security Act of 1947, as smended), the Agency shall accord employees as many rights and privileges to which they are entitled by virtue of their employment as are not inconsistent with the national interest."

25X1A Paragraph 3a(6) of bould be amended as follows:

"Separating those individuals who do not perform effectively or whose services are no longer required. While all Organization personnel are subject to the authority of Chief, KUBARK, to terminate their employment when necessary or advisable in the interest of our country, the Organization shall accord employees as many rights and privileges to which they are entitled by virtue of their employment as are not inconsistent with the interests of our country."

## Proposed Amendments to

25X1A

Paragraph 6, including the title, of

be revised as follows:

. REPORTS OF INADEQUATE SERVICE

A Fitness Report expressing the opinion that an employee should be separated or judging his performance mediocre or unsatisfactory will be accompanied by a copy of a warning memorandum notifying him of his deficiencies in performance. The warning memorandum will be prepared with the advice and assistance of the Office of Personnel in accordance with the procedures indicated in

25X1A

General Separation Actions."

Paragraph 6, including the title, of

should be revised as follows:

25X1A

\*6. REPORTS OF INADEQUATE SERVICE

- A Fitness Report expressing the opinion that an employee should be separated or judging his performance mediocre or unsatisfactory will be accompanied by a copy of a warning memorandum notifying the employee of his deficiencies in performance. Supervisors will advice headquarters, through normal channels, when such a memorandum is considered necessary, and headquarters will provide advice and assistance in its preparation.
- Administrative action to demote or separate an employee for b. imadequate service may be taken only by headquarters. Cenerally, such action will be taken only after the employee has been returned to headquarters."

SELET

## Approved For Release 2001/07/12: CIA-RDP80-01826R001000170020-5

25X1A JUBJECT: connel Policy; R and Separations, Employment Review Board

> Score of Interest d. General interest throughout the Agency.

25X1A

General Separation Actions, has already received preliminary Agency coordination, and is now with the Regulations Control Staff for final coordination, it is recommended that these supplementary amendments to related regulations be processed as soon as possible.

Harrison . Reynolds
Director of Personnel

Attachments

Distribution:

0 & 1 - Addressee

1 - D/Pers

1 - DD/Pers/PD 2 - PS/OP

OP/PS/ :vl (11 July 56) 25X1A9a

Proposed imendments to

25X1A

25X1A Paragraph 2 of second should be revised as follows:

\*2. EMPLOIMENT REVIEW DOARD

The Director may appoint an Employment Review Board to advise him concerning any perticular case, including cases arising under the provisions of paragraph 5d of the provisions of paragraph 5d of the provisions, relating to separation for mediocre performance."